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Northern Division

Jimmy frak Gmiras BECENVED plantiff 2007 HAY 111 A 9:41

V.

MILLE DISTRICT ALA 206-CV-1115-MHT

Richard Allen Et, AL Definelents

> Rebuttal To Defendant Response DATE MAY 7. 2007

COME NEW Jimmy & Comeron IN The Above Style cause To Show this Honorable Court That The Defendants are still using cosmetic Strategy; Plantiff were Ship The exhibits filed April 18 were filed here at Bullock. But That They were proof That Plantiff has been Filing Grievance forms and Appenlo forms for The Past year, Plantiff Did mail with his original Complaint Exhibits of sain formis (see original Complaint) Plantiff SAY again That he has exhausted every Available Grievance form That are Available At Bullock Correctional Center ( At The Time of filing This Civil Action) futher Plantiff Does not Remember Ms Plager Being at Bullock before January are fibuary 2007 Plantiff got Here OC+ 12, 2006 Ms Player

was not here act 12, 2006. Ms Eaton was here when plantiff arrived at Bullock correctional Center Planliff Did sign The Affidurit That stated That he has filed every form available to him at the Time of Filing This civil Action," and The Declaration were 28 USC 1746 That Plantiff has exhausted every available means of Greviance forms of Bullock ( see ORiginal Complaint with Exhibits) Pleatiff Does say that with him filing Greviance forms The out come would be no Different!" Still Two Degrate medical Trentment!") Period! Plantiff would like To ASK The Court To see who The Health services Administrator was At. by Looking at his original Complaint Exhibits. Who signed Them? Plantiff Says That HEL was Just Showing The court That he has complied with ALL Prison Litigation Reform Act 42 USC-1997 by filing ALL Augilable Greviance awn Complaint forms here at Bullock connectional facility see Original complaint and Exhibits. Planliff Did file grievance forms before Filing this civil Action, see ORIGINAL Complaint Exhibits and see who signed Them.

Onte 5-9-07

Jummy & Camera plantist Declaration under Pewalties of Perjury Pursuant To 28 U.S.C. \$ 17416

Declaration under Penalty of Perjury of Jimmy f. Cameron. Being compentent to make This Declaration and having Personal Knowledge of The monthers stated Herein. Declares Parsuant to 28 U.S.C. 1746

That I Jimmy frank Cameron have use every middle means as for as Grievance awa Complaint forms

I have Done every thing Possible Trying to get Adequate medical Triatment!"

and AS OF 5-9-07 I still have not been Given Adequate medical trealment! and SUFFER Every DAY,!!

plantiff say AGAIN That PIIS Prison Health Service make There profit from Human Pain and suffering!"

Of Immates

pursuant to 28 U.S.C. & 1746 I Declare under Penalty of Perjury That The forgoing is True and conrect to The best of my knowledge and Belief! Excuted on 5-9-87

5-9-07

Jump F Consur

## Certificate of Services

Come Now Jimmy & Comera Cano Doos say That a copy of the Aformentioned was mailed to the Defendants on The 9th Day of May 2007 by placeing a copy in The U.S Mail Posteyo proposo

Rushton Stakely Johnston & Garrett PA
184 commerce st.
P.O. Box 270
Montgomery, 1914
36101-0270

excepted 5-9-07 Jimmy F. Comment









United States District Court
PO 136x 7/1
Montgomery. Ala 36101-0711

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Jimmy Camever 105591 PO. BX 5107 61.7-A 36089 Union Spring Ala